

The Honorable Lauren King

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE**

STATE OF WASHINGTON, et al.,

Plaintiffs,

v.

DONALD J. TRUMP, in his official capacity  
as President of the United States, et al.,

Defendants.

NO. 2:25-cv-00244-LK

DECLARATION OF WILLIAM  
MCGINTY IN SUPPORT OF  
PLAINTIFFS' MOTION FOR  
PRELIMINARY INJUNCTION

NOTE ON MOTION CALENDAR:  
February 28, 2025, at 2:00 p.m.

1 I, William McGinty, declare as follows:

2 1. I am over the age of 18, competent to testify as to the matters herein, and make  
3 this declaration based on my personal knowledge. I am one of the attorneys representing Plaintiff  
4 State of Washington in the above-captioned matter.

5 2. Attached as Exhibit 1 is a true and correct copy of a news article published by  
6 PoliticoPro on February 6, 2025, written by Alice Miranda Ollstein, Chelsea Cirruzzo, and  
7 Daniel Payne titled "Safety net clinics hit by funding freezes, threats over DEI and gender." I  
8 accessed this article online at the URL, [https://subscriber.politicopro.com/article](https://subscriber.politicopro.com/article/2025/02/safety-net-clinics-hit-by-funding-freezes-threats-over-dei-and-gender-00202858)  
9 [/2025/02/safety-net-clinics-hit-by-funding-freezes-threats-over-dei-and-gender-00202858](https://subscriber.politicopro.com/article/2025/02/safety-net-clinics-hit-by-funding-freezes-threats-over-dei-and-gender-00202858) on  
10 February 17, 2025 and used the print feature on the website to save a PDF copy using a print to  
11 PDF function.

12 3. Attached as Exhibit 2 is a true and correct copy of the Center for Disease  
13 Control's web page on Adolescent and School Health, titled "Health Disparities Among LGBTQ  
14 Youth." I accessed this article online at the URL, [https://www.cdc.gov/healthy-youth/lgbtq-](https://www.cdc.gov/healthy-youth/lgbtq-youth/health-disparities-among-lgbtq-youth.html)  
15 [youth/health-disparities-among-lgbtq-youth.html](https://www.cdc.gov/healthy-youth/lgbtq-youth/health-disparities-among-lgbtq-youth.html) on February 17, 2025, and used the print  
16 feature on the website to save a PDF copy using a print to PDF function.

17 4. Attached as Exhibit 3 is a true and correct copy of President Donald J. Trump's  
18 transcribed remarks at the World Economic Forum on January 23, 2025. I accessed this article  
19 online at the URL, [https://www.whitehouse.gov/remarks/2025/01/remarks-by-president-trump-](https://www.whitehouse.gov/remarks/2025/01/remarks-by-president-trump-at-the-world-economic-forum/)  
20 [at-the-world-economic-forum/](https://www.whitehouse.gov/remarks/2025/01/remarks-by-president-trump-at-the-world-economic-forum/) on February 17, 2025, and used the print feature on the website  
21 to save a PDF copy using a print to PDF function.

22 5. Attached as Exhibit 4 is a true and correct copy of Executive Order 14,190, titled  
23 "Ending Radical Indoctrination in K-12 Schooling," which was signed on January 29, 2025. I  
24 accessed this article online at the URL, [https://www.federalregister.gov/d/2025-02232/page-](https://www.federalregister.gov/d/2025-02232/page-8853)  
25 [8853](https://www.federalregister.gov/d/2025-02232/page-8853) on February 17, 2025, and used the print feature on the website to save a PDF copy using  
26 a print to PDF function.

1 I declare under penalty of perjury under the laws of the State of Washington and the  
2 United States of America that the foregoing is true and correct.

3 DATED this 19th day of February 2025 at Olympia, Washington.

4  
5 /s/ William McGinty

6 WILLIAM MCGINTY, WSBA #41868

7 Assistant Attorney General  
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